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## IN THE UNITED STATES DISTRICT COURT

## FOR TH DISTRICT OF OREGON

Gary Odom	Case No. 3:09-CV-406-MO
Plaintiff,	MEMORANDUM IN SUPPORT OF
v.	MOTION TO WITHDRAW
Attachmate Corporation et al,	
Defendants.	

Counsel for Plaintiff Gary Odom hereby moves the Court for permission to withdraw from the above referenced case and respectfully shows the following:

The law firm of Goldstein, Faucett & Prebeg, LLP ("GFP") and more particularly Ed Goldstein and Corby Vowell, have been lead counsel for Plaintiff Gary Odom ("Odom") in three MEMORANDUM IN SUPPORT OF MOTION TO WITHDRAW CASE NO. 3:09-CV-406 MO

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pending matters before the Court, including this case and two companion litigations (case no.

3:09-cv-00230 - "the Microsoft litigation", and case no. 3:09-cv-00236 - "the Autodesk

litigation"). GFP filed a Motion to Withdraw in both the Microsoft litigation and the Autodesk

litigation on November 25, 2009. GFP apologizes for any inconvenience to the Court in filing

the present Motion at a later date. GFP filed its Motions to Withdraw in the companion

litigations first due to the pending deadlines in those cases and the fact that this case is currently

stayed.

On December 2, 2009, the Court held an ex parte status conference involving GFP and

Mr. Odom to address both Motions to Withdraw. Later that day, the Court issued separate Orders

granting both Motions to Withdraw. (the Microsoft litigation Dkt. No. 114, and the Autodesk

litigation Dkt. No. 44). GFP seeks to withdraw from this litigation for the same reasons

discussed in the status conference of December 2, 2009. This case is currently stayed pending

resolution of the Microsoft litigation. Consequently, there are no pending deadlines or other

issues that would prejudice Odom in his attempt to locate new counsel.

For the reasons stated herein, GFP respectfully requests that the Court grant its Motion to

Withdraw.

Dated: December 7, 2009

/s/ Edward W. Goldstein

Edward W. Goldstein (Appearing Pro Hac Vice)

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MEMORANDUM IN SUPPORT OF MOTION TO WITHDRAW CASE NO. 3:09-CV-406 MO

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## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3) on December 7, 2009. Any other counsel of record will be served by first class U.S. mail.

/s/ Edward W. Goldstein
Edward W. Goldstein